### **CIVIL MINUTES - GENERAL**

Case No.	2:08-cv-0386	67-FMC-RZx	Da	te June 19, 2008	
Title	Old Ladder I	Litigation v. USF Bestway			
Present: The Honorable	ne	FLORENCE-MARIE CO	OPER		
A	Alicia Mamer		Not present		
I	Deputy Clerk	Court	Reporter / Recorder	Tape No.	
A	ttorneys Prese	nt for Plaintiffs:	Attorneys Preso	ent for Defendants:	
	Not p	resent	Not	present	
Proceeding	_	ORDER TO SHOW CA UBJECT MATTER JU			
		June 12, 2008. However, (s) opposite the box(es) che		lack subject matter	
[ ]		is asserted on the basis of it does not appear that any		<u> </u>	
[ ]	1332(a), bu	tion is asserted on the basis of diversity jurisdiction pursuant to 28 U.S.C. § , but all plaintiffs are not diverse from all defendants. <u>See Strawbridge v. Curtiss</u> , 3 Cranch) 267 (1806).			
[ ]	but the plea		serted on the basis of diversity jurisdiction pursuant to 28 U.S.C. § 1332, set forth the residence, rather than the citizenship, of some of the v is based on citizenship.		
[]		ction is asserted on the basis of diversity jurisdiction pursuant to 28 U.S.C. § 1332, pleadings fail to allege the citizenship of some of the parties.			
[ ]	A partnersh a party. Th limited part must theref <u>Steelworke</u> <u>Anchorage</u>	on is asserted on the basis of diversity jurisdiction pursuant to 28 U.S.C. § 1332. Iship, limited liability company, or other unincorporated association is joined as The Court must consider the citizenship of each of the partners, including artners, or members. The citizenship of each of the entity's partners or members refore be alleged. Carden v. Arkoma Assocs., 494 U.S. 185 (1990); United kers v. Bouligny, Inc., 382 U.S. 145 (1965); Johnson v. Columbia Props. 2e, LP, 437 F.3d 894, 899 (9th Cir. 2006); Rockwell Int'l Credit Corp. v. U.S. 2006. 2009. Science of the entity's partners or members artners, or members of the entity's partners or members artners, or members of the entity's partners or members artners, or members or members artners, or members of the entity's partners or members artners, or members			
[ ]	Some of the	n is asserted on the basis of e parties are corporations. nplaint does not state both	The complaint is deficien		

#### **CIVIL MINUTES - GENERAL**

Case No.	2:08-cv-03867-FMC-RZx	Date	June 19, 2008
Title	Old Ladder Litigation v. USF Bestway		
	principal place of business. 28 U.S.C. § 1332(c).  [ ] the jurisdiction averment by plaintiff(s) is patently inst § 1332(c).	ufficient	under 28 U.S.C.
	[ ] Plaintiff(s) fail(s) to offer adequate facts to support the place of business stated in the complaint is the corporate p business. The Ninth Circuit determines a corporation's pre examining the entity's "total activities," which takes into a corporation's business, including where its operations are that business, and where it employs persons and conducts Inc. v. Aero Alloy, 912 F.2d 1090, 1094 (9th Cir. 1990) ("business should be the place where the corporation conduct visible and impacts the public, so that it is least likely to su outsiders."). Accordingly, in determining a corporate party this Court looks to the same factors. This entails (1) determinity of the corporation's (a) employees, (b) tangible practivities, and (2) ascertaining where most of the corporation purchases are made, and (c) sales take place. Indus. Tecto	arty's principal paccount and located, its busing [T] he property from the principal packet is the market from the principal packet in the property, on's (a)	rincipal place of blace of business by all aspects of the where it supervises less. Indus. Tectonics, rincipal place of lost activity that is m prejudice against cipal place of business, the location of the and (c) production income is earned, (b)
[ ]	Jurisdiction is asserted on the basis of diversity jurisdiction one or more of the parties is named in a representative cap represented person is not alleged or appears not to be diver	acity, ar	nd the citizenship of the
[ ]	Jurisdiction is asserted on the basis of diversity jurisdiction 1332(a), but the matter in controversy does not appear to e interest and costs.	-	
[ ]	Jurisdiction is asserted on the basis of diversity jurisdiction 1332(a); the action involves multiple plaintiffs and/or is a deficient because it does not state that at least one of the na exceeding \$75,000. Where the action does not implicate a interest, at least one of the named plaintiffs must meet the requirement. Exxon Mobil Corp. v. Allapattah Servs., Inc. (2005). Where injunctive relief is sought in a multiple plantas held that "the amount in controversy requirement cannot showing that the fixed administrative costs of compliance Motor Co./Citibank (S.D.), N.A. Cardholder Rebate Program (9th Cir. 2001).	class accamed placement common amount amount and the control of th	tion. The complaint is aintiffs has a claim on fund or a joint in controversy. Ct. 2611, 2615 tion, the Ninth Circuit tisfied [merely] by \$75,000." In re Ford

28 U.S.C. § 1332(d). The complaint is deficient because:

[ ]

Jurisdiction is asserted on the basis of diversity jurisdiction in a class action pursuant to

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Case No.	2:08-cv-03867-FMC-RZx	Date	June 19, 2008		
Title	Old Ladder Litigation v. USF Bestway				
	<ul> <li>[ ] the total claims of individual class members do not appear to exceed \$5,000,000 in the aggregate. 28 U.S.C. § 1332(d)(2), (5).</li> <li>[ ] the pleadings fail to allege that any member of a plaintiff class is a citizen of a state different from any defendant, that any member of a plaintiff class is a citizen of subject of a foreign state and any defendant is a citizen of a state, or that any member of a plaintiff class is a citizen of a state and any defendant is a citizen subject of a foreign state. 28 U.S.C. § 1332(d)(2).</li> <li>[ ] it appears that two-thirds or more of the members of all proposed plaintiff classes the aggregate are citizens of the state in which the action was originally filed; the plaintiff class seeks significant relief from a defendant who is a citizen of that state and whose alleged conduct forms a significant basis for the claims; princing injuries were incurred in that state; and no related class action has been filed within the preceding three years. 28 U.S.C. § 1332(d)(4)(A).</li> <li>[ ] it appears that two-thirds or more of the members of all proposed plaintiff classes the aggregate and all of the primary defendants are citizens of the state in which the action was originally filed. 28 U.S.C. § 1332(d)(4)(B).</li> <li>[ ] it appears that the primary defendants are states, state officials, or other governmental</li> </ul>				
	<ul> <li>entities. 28 U.S.C. § 1332(d)(5)(A).</li> <li>[ ] it appears that the total number of members of all proposed plaintiff classes is less than 100. 28 U.S.C. § 1332(d)(5)(B).</li> <li>[ ] the action appears to involve solely securities claims or claims relating to corporate governance as described in 28 U.S.C. § 1332(d)(9).</li> </ul>				
	Jurisdiction is asserted on the basis of diversity jurisdiction 28 U.S.C. § 1332(d). The Court may decline to exercise it U.S.C. § 1332(d)(3) because it appears that greater than on of the members of all plaintiff classes in the aggregate and citizens of California and one or more of the following app [ ] the claims asserted do not involve matters of national of § 1332(d)(3)(A). [ ] the claims asserted will be governed by California law [ ] the class action has not been pleaded in a manner that sigurisdiction. 28 U.S.C. § 1332(d)(3)(C). [ ] the forum in which the action was brought has a distingmembers, the alleged harm, or the defendants. 28 U.S.C. § 1332(d)(3)(E).	in a class jurisdice-third the prirolies: or intersor in exusual social social social intersor in exusual social intersor in exus	but less than two-thirds mary defendants are tate interest. 28 U.S.C.  S.C. § 1332(d)(3)(B). avoid federal  s with the class (1332(d)(3)(D). a the aggregate is r state, and the stantial number of		
	[ ] no related class action has been filed during the preced § 1332(d)(3)(F).	ing thre	e years. 28 U.S.C.		

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[X] Other: Plaintiff asserts jurisdiction under 28 U.S.C. § 157 and under 28 U.S.C. § 1334(b). Under general order 266 "all cases under Title 11 and all proceedings under Title 11 or arising in or related to a case under Title 11" are referred "to the bankruptcy judges of this district." Further, Plaintiff refers to "This Court" as "the Bankruptcy Court" in its complaint.

Accordingly, the Court orders plaintiff(s) to show cause in writing no later than **July 3, 2008** why this action should not be dismissed without prejudice for lack of subject matter jurisdiction. Failure to respond by the above date will result in the Court **dismissing** this action.

The Court further orders plaintiff(s) promptly to serve this minute order on any defendant who has been served with the complaint, or who is served before the date specified above.

		:	N/A
Initials of Preparer	PS		